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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/830,108	04/23/2001	Richard Petrus Kleihorst	PHNL-000153	2822
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BRIARCLIFF MANOR, NY 10510		0	ART UNIT	PAPER NUMBER
			2625	

DATE MAILED: 05/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/830,108	KLEIHORST ET AL.				
Office Action Summary	Examiner	Art Unit				
	Yon Couso	2625				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet wit	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statue Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a re eply within the statutory minimum of thirty of will apply and will expire SIX (6) MONT ute, cause the application to become AB	eply be timely filed ((30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 21	March 2005.					
·—	,					
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
closed in accordance with the practice under	r Ex parte Quayle, 1935 С.D.	. 11, 453 O.G. 213.				
Disposition of Claims		·				
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application						
4a) Of the above claim(s) is/are withdr	rawn from consideration.					
, , ,	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-15</u> is/are rejected.						
·_						
8) Claim(s) are subject to restriction and	/or election requirement.					
Application Papers						
9) The specification is objected to by the Exami	ner.					
10)☐ The drawing(s) filed on is/are: a)☐ a						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the corre	•					
11)☐ The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a lie	ents have been received. Ents have been received in Apriority documents have been eau (PCT Rule 17.2(a)).	pplication No received in this National Stage				
Attachment(s)	•					
1) Notice of References Cited (PTO-892)	4) Interview S	ummary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date				
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 	(8) 5) ☐ Notice of In 6) ☐ Other:	formal Patent Application (PTO-152) 				

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1. Applicant's arguments filed March 21, 2005 have been fully considered but they are not persuasive.

- a. The applicant argues that the Monro fails to teach that the blocks are scanned for a maximum row number and a maximum column number and these values are transmitted in the bit-stream, as is recited in the claims. The examiner disagrees. Monro discloses scanning and transmitting significant coefficients values in an order of decreasing bit plane significance (page 7, algorithm at top of page); wherein for each bit plane the step of scanning and transmitting is performed in a rectangular scan zone (Fig 3, the full 8x8 block, note that a square is a type of rectangle) starting from a corner of the block, wherein Rmax represents a maximum row number and Cmax represents a maximum column number and are determined as the outermost positions of the determination of newly significant coefficients within each bit plane (63 in figure 3 is the outermost position of this rectangular scan zone) and the Rmax and Cmax values are transmitted in the bit-stream (page 9, line 20-page 10, line13).
- b. The applicant argues that the Yamnitsu, Jiankun Li, Kleihorst, and Fujikawa references do not teach transmitting the coordinates of a region within each bit plane that includes newly significant information. However, it is noted that Monro teaches transmitting the coordinates of a region within each bit plane that includes newly significant information (page 9, line 20-page 10, line13).
- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-7, 11, 12, 14, and 15 are rejected under 35 U.S.C. 102(b) as being anticipated by Monro (WO 98/37700, cited in IDS filed 19 June 2002).

In regards to claim 1, Monro discloses a method (Fig 1) of coding a signal comprising blocks of values to obtain a scalable bit-stream, the method comprising the steps of: representing each block as a sequence of bit planes (Fig 2, and page 6, line 14), wherein most significant bits of the values form a most significant bit plane (page 6, line 15), and respective less significant bits of the values form respective less significant bit planes (page 6, line 16); and scanning and transmitting significant coefficients values in an order of decreasing bit plane significance (page 7, algorithm at top of page); wherein for each bit plane the step of scanning and transmitting is performed in a rectangular scan zone (Fig 3, the full 8x8 block, note that a square is a type of rectangle) starting from a corner of the block, wherein Rmax represents a maximum row number and Cmax represents a maximum column number and are determined as the outermost positions of the determination of newly significant coefficients within each bit plane (63 in figure 3 is the outermost position of this rectangular scan zone) and the Rmax and Cmax values are transmitted in the bit-stream (page 9, line 20-page 10, line13).

In regards to claim 2, Monro further discloses on page 5, line 20, the values are transform coefficients.

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In regards to claim 3, Monro further discloses on page 4, line 7, and page 8, line 22, the coding being performed on each block individually to obtain respective scalable bit-streams for respective individual blocks.

In regards to claim 4, Monro further discloses the step of scanning a transmitting comprising: initially marking all values insignificant (page 7, lines 8-16); and performing the following steps for each bit-plane until a stop criterion is met (algorithm at top of page 7): transmitting a bit for each significant value in a current bit plane (page 7, lines 17-20); transmitting an indication whether or not any insignificant values become newly significant in the current bit plane (page 7, line 25-28); and selecting and transmitting addressing information representative of newly significant values in the current bit plane (paragraph bridging pages 9 and 10), followed by an indication for each not previously significant value inside the scan zone whether the value has become newly significant (page 10, lines 3-8) and a sign bit for each newly significant value following the transmitted Rmax and Cmax (page 10, lines 12-13).

In regards to claim 5, both Monro (page 11, lines 12-17) and Yamamitsu (in the second paragraph of section 3.2) further disclose parts of the bit stream representing the newly significant values are entropy encoded.

In regards to claim 6, Monro further discloses on page 4, line 8, a scalable bit stream being obtained by cyclically and sequentially scanning selected parts of the respective scalable bit streams of the respective individual blocks.

In regards to claim 7, all the limitations have been addressed in the argument of claim 1.

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In regards to claim 14, Monro discloses a scalable bit-stream comprising blocks of values (Fig 2), the values for each block being available in an order of decreasing bit plane significance (page 6, line 14) and for each bit plane scanned in a rectangular scan zone (Fig 3, the full 8x8 block, note that a square is a type of rectangle) starting from an upper left corner of the block, wherein Rmax represents a maximum row number and Cmax represents a maximum column number and are determined as the outermost positions of the determination of newly significant coefficients within each bit plane (63 in figure 3 is the outermost position of this rectangular scan zone) and the Rmax and Cmax values are transmitted in the bit-stream (page 9, line 20-page 10, line13).

In regards to claim 15, all the additional limitations are addressed in the argument of claim 14 above.

In regards to claim 11, all the limitations are obvious as pertaining to the corresponding method of decoding to claim 1's method of encoding.

In regards to claim 12, all the limitations are obvious as pertaining to the corresponding decoder to claim 7's encoder.

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 8 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Monro (WO 98/37700), as applied to claim 7, in combination with Jiankun Li et al (*An*

embedded DCT approach to progressive image compression, cited in the IDS filed 19 June 2002).

In regards to claim 8, Monro discloses an encoder comprising: a device as claimed in claim 7 (see the argument of claim 7).

Monro does not expressly disclose a truncator for truncating the scalable bitstream at a certain bitrate. However, Monro teaches on page 8, lines 15-16, that transmission may be stopped part-way through if transmission time is limited and/or limited bandwidth is available, and on page 13, lines 14-15, the coder being instructed to keep sending bits until a certain compression target has been reached.

Jiankun Li teaches in the paragraph bridging the first and second columns on page 202 a truncator for truncating a scalable bit-stream at a certain bitrate. Monro and Jiankun Li are combinable because they are both from the art of transmission of DCT coefficients. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate Jiankun Li's truncator into Monro's encoder. The suggestion/motivation for doing so would have been to regulate the transmission if limited bandwidth is available (Monro, lines 15-16) and to easily achieve rate-control (Jiankun Li, paragraph bridging the first and second columns on page 202). Therefore, it would have been obvious to combine Jiankun Li with Monro to obtain the invention as specified.

In regards to claim 13, all the limitations are obvious as pertaining to the corresponding receiver to claim 8's encoder.

4. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Monro (WO 98/37700), as applied to claim 7, in combination with Kleihorst et al (*Implementation of DCT-domain motion estimation and compensation*, newly cited).

In regards to claim 9, Kleihorst discloses an encoder (Fig 1b and Fig 5) comprising: a device (Fig 1b, DCT); and a memory for storing a previous frame (Fig 1b, Loop Memory); the device being arranged to furnish the bit-stream to the memory (Fig 1b, Fig 5, and page 58 Memory Control Aspects).

Kleihorst does not expressly disclose the device as claimed in claim 7 or the bit stream as scalable. Monro teaches the device as claimed in claim 7 (see argument of claim 7) and the bit stream being scalable (see argument of claim 7). Monro and Kleihorst are combinable because they are both from the art of transmission of DCT coefficients. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate Monro's device as Kleihorst's DCT. The suggestion/motivation for doing so would have been to reveal an image as soon as transmission commences (Monro, page 13, line 24). Therefore, it would have been obvious to combine Monro with Kleihorst to obtain the invention as specified.

5. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Monro and Jiankun Li, as applied to claim 8, in further combination with Fujikawa et al (U.S. Patent 4,972,260, cited in IDS filed 19 June 2002).

In regards to claim 10, Fujikawa discloses a camera system (Fig 20) comprising: a camera (ref no 20, Fig 20); and an encoder (ref no 24, Fig 20).

Fujikawa does not expressly disclose the encoder as claimed in claim 8 or 9. Monro and Jiankun Li teach the encoder as claimed in claim 8 (see the argument of claim 8). Fujikawa, Monro, and Jiankun Li are combinable because they are from the art of image transmission. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate Monro and Jiankun Li's encoder as part of Fujikawa's camera system. The suggestion/motivation for doing so would have been to provide an improved method of image compression (Monro, page 1, line 20). Therefore it would have been obvious to combine Monro and Jiankun Li with Fujikawa to obtain the invention as specified.

6. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Monro and Kleihorst, as applied to claim 9, in further combination with Fujikawa et al (U.S. Patent 4,972,260, cited in IDS filed 19 June 2002).

In regards to claim 10, Fujikawa discloses a camera system (Fig 20) comprising: a camera (ref no 20, Fig 20); and an encoder (ref no 24, Fig 20).

Fujikawa does not expressly disclose the encoder as claimed in claim 8 or 9. Monro and Kleihorst teach the encoder as claimed in claim 9 (see the argument of claim 9). Fujikawa, Monro, and Kleihorst are combinable because they are from the art of image transmission. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate Monro and Kleihorst's encoder as part of Fujikawa's camera system. The suggestion/motivation for doing so would have been to provide an improved method of image compression (Monro, page 1, line 20). Therefore it would

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have been obvious to combine Monro and Kleihorst with Fujikawa to obtain the invention as specified.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yon Couso whose telephone number is (571) 272-7448. The examiner can normally be reached on Monday through Friday from 8:30 to 5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bhavesh Mehta, can be reached on (571) 272-7453. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YJC

May 10, 2005